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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM363101

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
INVENTURE FOODS, INC.		11/18/2015	CORPORATION: DELAWARE
POORE BROTHERS-BLUFFTON, LLC		11/18/2015	LIMITED LIABILITY COMPANY: DELAWARE
TEJAS PB DISTRIBUTING, INC.		11/18/2015	CORPORATION: ARIZONA

RECEIVING PARTY DATA

Name:	BSP AGENCY, LLC
Street Address:	9 WEST 57TH STREET
Internal Address:	SUITE 4920
City:	NEW YORK
State/Country:	NEW YORK
Postal Code:	10019
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 35

Property Type	Number	Word Mark
Registration Number:	3720046	BOULDER CANYON
Registration Number:	4846002	BOULDER CANYON AUTHENTIC FOODS
Registration Number:	4137949	BOULDER CANYON NATURAL FOODS
Registration Number:	4137948	BOULDER CANYON NATURAL FOODS
Registration Number:	4079714	BOULDER CANYON NATURAL FOODS
Registration Number:	4079713	BOULDER CANYON NATURAL FOODS
Registration Number:	3576952	CANYON CUT
Registration Number:	3377878	RADER FARMS
Registration Number:	2117466	POORE BROTHERS
Registration Number:	1911595	POORE BROTHERS
Registration Number:	3428071	INTENSELY DIFFERENT
Registration Number:	1467561	TEXAS STYLE
Registration Number:	1424126	TATO SKINS
Registration Number:	1511130	O'BOISIES
Registration Number:	2459870	PIZZARIAS
		TDADEMARK

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Property Type	Number	Word Mark
Registration Number:	1537532	BRAIDS
Registration Number:	3185430	FRESH FROZEN
Registration Number:	3461983	SIN IN A TIN
Registration Number:	4080746	INVENTURE FOODS
Registration Number:	3113447	FRESH FROZEN
Registration Number:	3377879	NATURE'S THREE BERRIES
Registration Number:	3617289	SUMMERS PEAK
Registration Number:	3670911	
Registration Number:	3756226	THE INVENTURE GROUP
Registration Number:	3756227	
Registration Number:	4586085	ARISE
Registration Number:	1417946	BRAIDS
Serial Number:	77334268	LEMON LUST
Serial Number:	86424593	BOULDER CANYON AUTHENTIC FOODS ZOODLES
Serial Number:	86424595	VOODLES
Serial Number:	86532744	BLEND-A-BOWL
Serial Number:	86703176	COLOR YOUR FREEZER
Serial Number:	86703184	FARM TO FREEZER
Serial Number:	86775706	QUALITY YOU CAN SEEAND TASTE
Serial Number:	86800544	SOUPABLES

CORRESPONDENCE DATA

Fax Number: 7045032622

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 704 503 2600

Email: vbantug@kslaw.com
Correspondent Name: King & Spalding

Address Line 1: 100N TRYON STREET

Address Line 2: SUITE 3900

Address Line 4: CHARLOTTE, NORTH CAROLINA 28202

ATTORNEY DOCKET NUMBER:	22033.015004
NAME OF SUBMITTER:	Vicky R. Bantug
SIGNATURE:	/Vicky R. Bantug/
DATE SIGNED:	11/19/2015

Total Attachments: 10

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "<u>Trademark Security Agreement</u>") is made this 18th day of November, 2015, by and among Grantors listed on the signature pages hereof (collectively, jointly and severally, "<u>Grantors</u>" and each individually "<u>Grantor</u>"), and **BSP AGENCY, LLC**, a Delaware limited liability company, in its capacity as agent for the Lender Group (in such capacity, together with its successors and assigns in such capacity, "<u>Agent</u>").

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement, dated as of November 18, 2015 (as amended, restated, supplemented, or otherwise modified from time to time, the "Credit Agreement"), by and among Inventure Foods, Inc., a Delaware corporation ("Parent Borrower"), the Subsidiaries of the Parent Borrower identified on the signature pages thereof (such Subsidiaries, together with the Parent Borrower, are referred to herein each individually as a "Borrower" and individually and collectively, jointly and severally, as "Borrowers"), the lenders party thereto as "Lenders" (each of such Lenders, together with its successors and permitted assigns, is referred to hereinafter as a "Lender") and Agent, the Lender Group has agreed to make certain financial accommodations available to Borrowers from time to time pursuant to the terms and conditions thereof; and

WHEREAS, the members of the Lender Group are willing to make the financial accommodations to Borrowers as provided for in the Credit Agreement and the other Loan Documents, but only upon the condition, among others, that Grantors shall have executed and delivered to Agent, for the benefit of Lender Group, that certain Guaranty and Security Agreement, dated as of November 18, 2015 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Guaranty and Security Agreement"); and

WHEREAS, pursuant to the Guaranty and Security Agreement, Grantors are required to execute and deliver to Agent, for the benefit of Lender Group, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor hereby agrees as follows:

1. <u>DEFINED TERMS</u>. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Guaranty and Security Agreement or, if not defined therein, in the Credit Agreement, and this Trademark Security Agreement shall be subject to the rules of construction set forth in <u>Section 1(b)</u> of the Guaranty and Security Agreement, which rules of construction are incorporated herein by this reference, *mutatis mutandis*.

GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Each Grantor hereby unconditionally grants, assigns, and pledges to Agent, for the benefit each member of the Lender Group, to secure the Secured Obligations, a continuing security interest (referred to in this Trademark Security Agreement as the "Security Interest") in all of such Grantor's right, title and interest in and to the following, whether now owned or hereafter acquired or arising (collectively, the "Trademark Collateral"):

all of its Trademarks and Trademark Intellectual Property Licenses to which it is a party including those referred to on Schedule I;

all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark Intellectual Property License; and

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all products and proceeds (as that term is defined in the Code) of the foregoing, including any claim by such Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or any Trademarks exclusively licensed under any Intellectual Property License, including right to receive any damages, (ii) injury to the goodwill associated with any Trademark, or (iii) right to receive license fees, royalties, and other compensation under any Trademark Intellectual Property License.

SECURITY FOR SECURED OBLIGATIONS. This Trademark Security Agreement and the Security Interest created hereby secures the payment and performance of the Secured Obligations, whether now existing or arising hereafter. Without limiting the generality of the foregoing, this Trademark Security Agreement secures the payment of all amounts which constitute part of the Secured Obligations and would be owed by Grantors, or any of them, to Agent, the other members of the Lender Group or any of them, whether or not they are unenforceable or not allowable due to the existence of an Insolvency Proceeding involving any Grantor.

SECURITY AGREEMENT. The Security Interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interests granted to Agent, for the benefit of the Lender Group, pursuant to the Guaranty and Security Agreement. Each Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the Security Interest in the Trademark Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. To the extent there is any inconsistency between this Trademark Security Agreement and the Guaranty and Security Agreement, the Guaranty and Security Agreement shall control.

<u>AUTHORIZATION TO SUPPLEMENT</u>. If any Grantor shall obtain rights to any new trademarks, the provisions of this Trademark Security Agreement shall automatically apply thereto. Grantors shall give prompt notice in writing to Agent with respect to any such new trademarks or renewal or extension of any trademark registration. Without limiting Grantors' obligations under this Section, Grantors hereby authorize Agent unilaterally to modify this Trademark Security Agreement by amending <u>Schedule I</u> to include any such new trademark rights of each Grantor. Notwithstanding the foregoing, no failure to so modify this Trademark Security Agreement or amend <u>Schedule I</u> shall in any way affect, invalidate or detract from Agent's continuing security interest in all Collateral, whether or not listed on Schedule I.

COUNTERPARTS. This Trademark Security Agreement is a Loan Document. This Trademark Security Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Trademark Security Agreement. Delivery of an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Trademark Security Agreement. Any party delivering an executed counterpart of this Trademark Security Agreement by telefacsimile or other electronic method of transmission also shall deliver an original executed counterpart of this Trademark Security Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Trademark Security Agreement.

CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE PROVISION. THIS TRADEMARK SECURITY AGREEMENT SHALL BE SUBJECT TO THE PROVISIONS REGARDING CHOICE OF LAW AND VENUE, JURY TRIAL WAIVER, AND JUDICIAL REFERENCE SET FORTH IN SECTION 25 OF THE SECURITY AGREEMENT, AND

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SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, MUTATIS MUTANDIS.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, the parties hereto have caused this Trademark Security Agreement to be executed and delivered as of the day and year first above written.

GRANTORS:	INVENTURE FOODS, INC.,
UNDERAKABINASKARIAKARIKIANSKARISKANIKARI	a Delaware corporation
	' / '
	By:
	Name: Steve Weinberger
	Title: Chief Financial Officer
	POORE BROTHERS-BLUFFTON, LLC,
	a Delaware limited fiability company
	d Dourtage Hiller Habited Habited
	By:
	Name: Steve Weinberger
	Title: Chief Financial Officer
	TEJAS PB DISTRIBUTING, INC.,
	an Arizona corporation
	and the same of th
	By:
	Name: Steve Weinberger
	Title: Chief Financial Officer

ACCEPTED AND ACKNOWLEDGED BY:

BSP AGENCY, LLC, a Delaware limited liability company

Name: Bryan Martoken

Title: Chief Financial Officer

[Signature Page to Trademark Security Agreement]

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SCHEDULE I to TRADEMARK SECURITY AGREEMENT

Trademark Registrations/Applications

					n.
	Grantor	Mark	Jurisdiction	Reg. or Serial No.	Registration/Filing Date
	Inventure Foods, Inc.	Boulder Canyon	United States Patent and Trademark Office	3720046	2009
2.	Inventure Foods, Inc.	Boulder Canyon Authentic Foods	United States Patent and Trademark Office	4846002	April 10, 2015
3.	Inventure Foods, Inc.	Boulder Canyon Natural Foods	United States Patent and Trademark Office	4137949 4137948 4079714	May 8, 2012 May 8, 2012 Jan 3, 2012
				4079713	Jan 3, 2012
4.	Inventure Foods, Inc.	Canyon Cut	United States Patent and Trademark Office	3576952	February 17, 2009
5.	Inventure Foods, Inc.	Rader Farms	United States Patent and Trademark Office	3377878	February 5, 2008
6.	Inventure Foods, Inc.	Poore Brothers	United States Patent and Trademark Office	2117466 1911595	December 2, 1997 August 15, 1995
7.	Inventure Foods, Inc.	Intensely Different	United States Patent and Trademark Office	3428071	May 13, 2008
.∞	Tejas PB Distributing Corporation	Texas Style	United States Patent and Trademark Office	1467561	December 1, 1987
9.	Poore Brothers – Bluffton, LLC	Tato Skins	United States Patent and Trademark Office	1424126	January 6, 1987
10.	Poore Brothers – Bluffton, LLC	O'Boisies	United States Patent and Trademark Office	1511130	November 1, 1988
11.	Inventure Foods, Inc.	Pizzarias	United States Patent and Trademark Office	2459870	June 12, 2001
12.	Poore Brothers – Bluffton, LLC	Braids	United States Patent and Trademark Office	1537532	May 2, 1989
13.	Fresh Frozen Foods, Inc.	Fresh Frozen	United States Patent and Trademark Office	3185430	December 19, 2006

31.	30.	29.	28.	27.	26.	25.	24.	23.	22.	21.	20.	19.	18.	17.	16.	15.	14.	
Inventure Foods, Inc.	Poore Brothers – Bluffton, LLC	Inventure Foods, Inc.	Fresh Frozen Foods, Inc.	Inventure Foods, Inc.	Inventure Foods, Inc.	Grantor												
Soupables	Quality You Can See And Taste	Farm to Freezer	Color Your Freezer	Blend-a-Bowl	Voodles	Boulder Canyon Authentic Foods Zoodels	Lemon Lust	Braids	Arise		The Inventure Group		Summers Peak	Nature's Three Berries	Fresh Frozen	Inventure Foods	Sin In A Tin	Mark
United States Patent and Trademark Office	Jurisdiction																	
86800544	86775706	86703184	86703176	86532744	86424595	86424593	77334268	1417946	4586085	3756227	3756226	3670911	3617289	3377879	3113447	4080746	3461983	Reg. or Serial No.
October 27, 2016	October 1, 2015	July 23, 2015	July 23, 2015	June 30, 2015	October 15, 2014	October 15, 2014	July 15, 2008	November 18, 1986	August 12, 2014	March 2, 2010	March 2, 2010	August 18, 2009	May 5, 2009	2008	July 11, 2006	January 3, 2012	July 8, 2008	Registration/Filing Date

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	Grantor	Mark	Jurisdiction	Reg. or Serial No.	Registration/Filing Date
32.	Inventure Foods, Inc.	Boulder Canyon Authentic Foods	Canada		Pending registration
33.	Inventure Foods, Inc.	Boulder Canyon	MIHO	10021749	July 11, 2011
34.	Inventure Foods, Inc.	Boulder Canyon Natural Foods	MIHO	10022374	July 11, 2011
35.	Inventure Foods, Inc.	Trois Baies de la Nature	Canada	1462792	January 1 12, 2012
36.	Inventure Foods Inc.	Rader Farms	Canada	1454992	March 11, 2011
37.	Inventure Foods, Inc.	Nature's Three Berries	Canada	1454990	March 11, 2011
38.	Inventure Foods, Inc.	Boulder Canyon Authentic Foods	WIPO (JP & MX)	1267046	April 17, 2015

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Trade Names

	Trade Name/Style	Jurisdiction(s) of Use
1.	Boulder Canyon	United States, Canada, Australia, Japan
2.	Canyon Cut	United States
3.	Rader Farms	United States, Canada, England
4.	Poore Brothers	United States
5.	Intensely Different	United States
6.	Texas Style	United States
7.	Tato Skins	United States
8.	O'Boisies	United States
9.	Pizzarias	United States
10.	Braids	United States
11.	Willamette Valley Fruit Company	United States
12.	Fresh Frozen	United States
13.	Sin In A Tin	United States
14.	T.G.I Fridays (licensed)	United States, Canada, Spain
15.	Jamba (licensed)	United States, Canada
16.	Nathan's Famous (licensed)	United States
17.	Vidalia Brands (licensed)	United States, Canada
18.	Seattle's Best Coffee (licensed)	United States, Canada

Common Law Trademarks

None.

Trademarks Not Currently In Use

one.

RECORDED: 11/19/2015

Trademark Licenses

6.	5.	4.	3.	2.		
Inventure Foods, Inc.	Inventure Foods, Inc.	Inventure Foods, Inc.	Inventure Foods, Inc.	Inventure Foods, Inc.	Inventure Foods, Inc.	Name of Licensee
Miles Willard Technologies, LLP	Vidalia Brands Inc.	Jamba Juice Company	Nathan's Famous Systems Inc.	Seattle's Best Coffee LLC	TGI Fridays of Minnesota, Inc.	Name of Licensor
USA	USA	USA	USA	USA	USA	Country/
A/N	N/A	N/A	A/N	N/A	N/A	Registration Numbers
The mutual development of certain products and marks with Miles Willard Technologies.	The manufacture, sale of Vidalia Brands, which consist of onion rings, onion petals, potato chips, potato crisps and tortilla chips.	The use of the name "JAMBA", its logo, and other registered Jamba Juice product names in connection with the manufacture and sale of frozen smoothie kits in the U.S. and Canada.	The use of proprietary marks of Nathan's Famous Systems with respect to potato chips, tortilla chips, corn chips, extruded and pellet salty snacks, soy crisps and multigrain crisps.	The use of the name "SEATTLE'S BEST COFFEE" in connection with the manufacture and sale of frozen coffee based beverage kits in multiple flavors in the U.S. and Canada	The use of all TGI Fridays marks with respect to potato chips, potato based snack chips, tortilla/tostada chips, corn based snack chips, veggie based snack chips, cheese snacks, popcorn and pub mixes	Description